1	KEVIN V. RYAN (CSBN 118321) United States Attorney
3	MARK KROTOSKI (CSBN 138549) Chief, Criminal Division
4 5	BARBARA BRENNAN SILANO (MASSBAR 055540) STEPHEN H. JIGGER (CSBN 219430) Assistant United States Attorneys
	450 Golden Gate Avenue
7	San Francisco, Ca. 94102 Tel: (415) 436-7223
8	Attorneys for Plaintiff
9	UNITED STATES DISTRICT COURT
LO	NORTHERN DISTRICT OF CALIFORNIA
1	SAN FRANCISCO DIVISION
L2	IDUTED CTATES OF AMERICA N. N. CD. OC 0216 MIID
.3	UNITED STATES OF AMERICA, ) No. CR- 06-0316 MHP
.4	Plaintiff,
.5	v. ) [PROPOSED]-SPEEDY TRIAL ORDER
.6	STANLEY JAMES PRYOR, JR., et al.,
7	Defendants, )
.8	GOOD CAUSE APPEARING the Court finds that as to defendant Marvin Castillo, the time
.9	period between July 24, 2006 and October 16, 2006 is excluded from the speedy trial
20	calculations under 18 U.S.C. §3161(h)(8)(A) and B(i)(ii). The case involves approximately six
21	overlapping months of electronic surveillance on seven separate lines covering four different
22	subject's cellular telephones. A portion of the conversations are in Spanish and a portion are in
23	Tongan. The indictment contains allegations against nineteen defendants covering criminal
24	activity over approximately one year in time. Thousands of pages of discovery have been made
25	available and compact discs containing hundreds of hours of conversations have been provided.
26	The Court finds that the case is so unusual and complex, due to the number of defendants and the
27	nature of the prosecution that it is unreasonable to expect adequate preparation for pretrial
9	proceedings or for the trial itself within the time limits established under Title 18 U.S.C. 8

1

SPEEDY TRIAL ORDER

3161(h)(8)(A) and (B)(ii)and (iv).

The court finds specifically that the ends of justice are best served through the continuance until October 16, 2006 to allow the defendants adequate time to review the discovery already provided and prepare any necessary motions for additional discovery. The Court finds that need for effective preparation and other reasons cited herein outweigh the best interest of the defendants and the public in a speedy trial.

Accordingly, IT IS HEREBY ORDERED that the time period between July 24, 2006 and October 16, 2006 is excluded from calculations pursuant to 18 U.S.C. §3161(h)(8)(A) and

DATED: July 24, 2006

B(i),(ii), and iv.

HON. EDWARD M. CHEN UNITED STATES MAGISTRATE JUDGE